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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/814,224	04/01/2004	David E. Richardson	100111157-1	5369
	7590 10/27/200 CKARD COMPANY		EXAMINER	
	perty Administration	JAIN, RAJ K		
3404 E. Harmony Road Mail Stop 35		ART UNIT	PAPER NUMBER	
FORT COLLINS, CO 80528			2472	
			NOTIFICATION DATE	DELIVERY MODE
			10/27/2009	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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	Application No.	Applicant(s)
	10/814,224	RICHARDSON, DAVID E.
Office Action Summary	Examiner	Art Unit
	RAJ JAIN	2472
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sheet with the c	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPLEWHICHEVER IS LONGER, FROM THE MAILING DEVELORS - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION .136(a). In no event, however, may a reply be tired will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. ED (35 U.S.C. § 133).
Status		
Responsive to communication(s) filed on 10 A This action is FINAL . 2b) ☐ This action is FINAL . Since this application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matters, pro	
Disposition of Claims		
4) Claim(s) 1,3-9,11-16,18-23 and 25-30 is/are part 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1,3-9,11-16,18-23 and 25-30 is/are part 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	awn from consideration.	
9) ☐ The specification is objected to by the Examin 10) ☑ The drawing(s) filed on 01 April 2004 is/are: a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the E	a) accepted or b) objected to e drawing(s) be held in abeyance. Section is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat * See the attached detailed Office action for a list	nts have been received. nts have been received in Applicat ority documents have been receive au (PCT Rule 17.2(a)).	ion No ed in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate

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DETAILED ACTION

Response to Arguments

Applicant's arguments, filed August 10, 2009, with respect to the rejection(s) of claim(s) 1, 3-9, 11-16, 18-23, and 25-30 under **35 USC § 103** have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Fletcher et al (USP 6085243) in view of Gulliford et al (USP 6,618,355 B1).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 3-9, 11-16, 18-23, and 25-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fletcher et al (USP 6085243) in view of Gulliford et al (USP 6,618,355 B1).

Regarding claim(s) 1, 9, 16 and 23, Fletcher discloses a method of managing traffic in a first set of nodes of a computer network (fig. 1, each dRMON serves a number of nodes such as 52a, 52b etc.) having a first set of nodes (21a, 52b, 52c) and a second set of nodes (51a, 51b, 51c) comprising:

determining a source associated with an amount of network traffic over the first set of nodes (col 4 lines 11-52, col 6 lines 10-15; the dRMON monitors network traffic volume for each set of nodes), the source being outside a group of network elements assigned to the first set of nodes (Fig. 1, outside nodes consist of 52 d-g).

automatically displaying an indication of the source in response to determining the source(Figs. 1, 10 and 11, col 4 lines 11-15; col 6 lines 10-19; lines 62-67; col 16 lines 1-17, the display device 50a, displays source indication back to the server 64 as appropriate.).

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Fletcher fails to disclose determining top talker sources over the first VLAN and the second VLAN and VLAN identifiers respectively where the top talkers are not the same as the VLAN being tested.

Gulliford discloses a first set of nodes and second set of nodes being a VLAN (Fig. 3; col 18 lines col 1 lines 30-45; col 6 line 61 – col 7 line 5; col 7 lines 19-25).

The virtual LAN (VLAN) standard allows for grouping nodes into Logical LAN groupings on a single fabric. In a VLAN environment, packets are assigned to a particular logical LAN and the packet is constrained to stay within that logical LAN. This ensures that unicast packets cannot be received outside of a particular grouping. Broadcast and multicast packets from a given node with a virtual LAN are similarly constrained to remain within the virtual LAN. The traffic containment that VLAN's provide, along with the controlled distribution of multicast packets, can permit a greater number of end nodes to be supported on a fabric. Gulliford further discloses top talkers as congestion based a billing criteria that exceed the thresholds of specific nodes (See Figs. 5a & 5b).

Thus it would have been obvious at the time the invention was made to incorporate the teachings of Gulliford within Fletcher so as to contain traffic within a specific group and allow for network flexibility of future growth by adding additional communication and/or multimedia services as needed.

Regarding claim(s) 3, 11, 18 and 25, Fletcher discloses a user name associated with the source (Fig. 4, each user/source has a specific dRMON agent and therefore a user name associated for the specific source)

Regarding claim(s) 4, 12, 19, and 26, Gulliford discloses reassigning the source to the first VLAN in response to determining the source either manually or automatic (col 7 lines 25-40). Reasons for combining same as for base claims.

Regarding claim(s) 5 and 27, Gulliford discloses automatic reassignment (col 7 lines 25-40). Reasons for combining same as for base claims.

Regarding claim(s) 6, 13, 20, and 28, Fletcher discloses traffic data is obtained using a network management protocol (col 4 line 65 – col 5 line 10, the RMON2 provides layer 2-7 network management protocol capabilities).

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Regarding claim(s) Claims 7, 14, 21 and 29 Fletcher discloses using an RMON protocol (col 4 lines 31-67). RMON provides autonomous Network Management, and automatically tracks network traffic volume and errors for each MAC address seen on a segment and maintains a Host Matrix table of MAC address pairs that have exchanged packets and the traffic volume and errors associated with those address pairs.

Regarding claim(s) 8, 15, 22, and 30, Fletcher discloses determination of the source (Fig. 1, the dRMON Collector collects traffic data info. for each set of nodes). Fletcher fails to disclose a VLAN and/or top sources or congestion based sourcing, Gulliford discloses a VLAN network (Figs 1 & 3; col 18 lines 38-56) and congestion status of each source (col 20 lines 1-17; col 28 lines 62- col 29 lines 29; col 32 lines 1-53). Reasons for combing same as for base claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to RAJ JAIN whose telephone number is (571)272-3145. The examiner can normally be reached on M-TH.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William Trost can be reached on 571-272-7872. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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Examiner, Art Unit 2472